## UNITED STATES DISTRICT COURT DISTRICT OF MAINE

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)	Civil Action No. 2:16-cv-00165-LEW
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## CONSENT MOTION TO DISMISS ALL CLAIMS AGAINST DEFENDANTS ROGER BEAUPRE AND THE CITY OF BIDDEFORD

NOW COMES the Defendants, Roger Beaupre and the City of Biddeford, (hereinafter collectively "Defendants") by and through undersigned counsel, and hereby moves for a dismissal of all claims against Defendants, Roger Beaupre and the City of Biddeford, in the above referenced matter. In support of its motion, Defendants states the following:

- 1. The Plaintiff, Bertrand Girard, by and through his attorney, Anthony J. Sineni, III, desires and has requested a dismissal, with prejudice and without costs, of all claims that brought or that could have been brought, by him against: (i) the Defendants, Roger Beaupre, in his individual and official capacity; and (ii) the City of Biddeford, in the above referenced matter.
- 2. Defendants, Roger Beaupre and the City of Biddeford are amenable to Mr. Girard's request as stated in the preceding paragraph, subject to approval by this Court.
- 3. Pro Se Defendant has indicated to undersigned counsel, Timothy J. Bryant, Esq. that he has no objection to the filing or granting of this motion.

4. This motion and proposed order are also being filed at the request and with the consent of Plaintiff's counsel, Anthony J. Sineni, III.

WHEREFORE, the Defendants, Roger Beaupre and the City of Biddeford, respectfully requests that the Court grant this motion to dismiss, with prejudice and without costs, all claims that were brought or that could have been brought, by Plaintiff, Bertrand Girard, against: (i) the Defendants, Roger Beaupre, in his individual and official capacity; and (ii) the City of Biddeford, in the above referenced matter.

DATED at Portland, Maine this 2<sup>nd</sup> day of April 2019

/s/ Timothy J. Bryant\_

Timothy J. Bryant, Esq. (Bar No. 7736) Attorney for Defendant, Roger Beaupre Preti, Flaherty, Beliveau & Pachios, LLC One City Center P. O. Box 9546 Portland, ME 04112-9546 tbryant@preti.com (207) 791-3000

/s/ Keith R. Jacques

Keith R. Jacques, Esq. (Bar No. 2962) Attorney for Defendant, City of Biddeford Woodman Edmands Danylik Austin Smith & Jacques, PA 234 Main Street P.O. Box 468 Biddeford, ME 04005 krj@woodedlaw.com (207) 284-4581

## UNITED STATES DISTRICT COURT DISTRICT OF MAINE

BERTRAND GIRARD,	)
Plaintiff	) ) Civil Action No. 2:16-cv-00165-LEW
V.	)
STEPHEN DODD, ROGER BEAUPRE and CITY OF BIDDEFORD,	ORDER ) ) ) )
Defendants.	)
Biddeford, and with the consent of l	miss submitted by Defendants, Roger Beaupre and the City of Plaintiff, Bertrand Girard, and Defendant, Stephen Dodd, this Dismiss and hereby ORDERS that all claims that were
brought or that could have been bro	ught, by Plaintiff, Bertrand Girard, against: (i) the
Defendants, Roger Beaupre, in his i	ndividual and official capacity; and (ii) the City of
Biddeford, in the above referenced	matter, by dismissed with prejudice and without costs as of
the date of this Order.	
Dated:	Honorable Lance E. Walker
	TIOHOLUGIC LUHCO L. WURCH